

U.S. District Court for the District of Columbia
 Nov 9, 2004. The motion to submit application to proceed without prepayment of fees is allowed. The motion to file pleadings electronically is denied.

William A. Young
 Chief Judge

Securities & Exchange Commission

04-11772 -

(Motion) of 11/1/04

WGY

Plaintiff's (Application) to Submit Application to Proceed without Prepayment of Fees out of Time and For Court to Grant Plaintiff Leave to File Future Documents Electronically.

Now comes the Plaintiff (RSM) to move this Court to accept the accompanying application to proceed w/o prepayment of fees out of time or in the alternative to set a hearing date on whether the Court ought not have granted the Plaintiff (RSM)'s original application and for the Court to grant RSM leave to file future documents electronically.

In support of explanation thereof RSM avers as follows:

① RSM understood that postmarking a document on the due date constituted filing such document pursuant to the rule in the U.S.D.C. for

Mon

04-11-77

11/05/2004

The Southern District of New York.

- ② The Trial Rules for this Court are inaccessible on the internet.
- ③ RDM did not learn until 11/04 that the date of acceptance of documents by the Court is considered the filing date on this Court - not the mailing date.
- ④ RDM had his left arm put in a full length cast on Oct 3, 2004 + his car injured in a battery on 10/21/04 + has been totally preoccupied with trying to apprehend the battery.
- ⑤ RDM cannot type with only one working arm.
- ⑥ RDM is not grateful that the U.S. SEC. appropriated his money under the color of law on the name of protecting him - this govt predation will stop.
- ⑦ Since the amount not identified on the first petition was in RDM's estimation - negligible because it was so far under the promulgated level established by the U.S. Dept of Health + Human Services for the Poverty level: RDM cannot see why he had to complete another application. If this application is not accepted out of hand, RDM respectfully moves the Court to set a briefing schedule as all since RDM can produce them for appeal.
- ⑧ RDM is unfairly positioned & cannot do more now. He has no more money, this Court is great like relief sought in the opening paragraph of the petition. RDM is

Notice of Filing

On 11/1/04 I have mailed a copy of
① an app to Edward who is a frequent of Feet
The accompanying ② Motion to the
U.S. District Court of Massachusetts

1 Court House Way, Boston MA 02210

by placing copies in an envelope &
mailing same from Home St (5006)

Change to 60604

I affirm these claims on this under pen
Robert Jones at page

2004 S Bluntland

Change to 60604

312 455-8385